

Remarks

As Examiner will immediately see, the amendments are fully supported by the application as filed and do not materially alter the scope of the claims. The amendments do the following:

- In claims 112, 119, and 124, they provide antecedents in the preamble for the first and second databases in the body of the claim.
- In claims 112 and 125, the language "so determines" has been replaced by the language that the "so" refers back to.
- In claims 119, 124, 128, and 131, the "when" clause now follows the clause it is dependent from.
- "analyze" is now spelled with "z" throughout the claims.

The amendment thus overcomes all of the objections and rejections raised by Examiner in her Office action of March 5, 2007 and in the interview of March 27 and thereby satisfies the requirements of 37 C.F.R. 1.111(b). Applicants consequently respectfully request that Examiner continue with her examination as provided by 37 C.F.R. 1.111(a). No fees are believed to be required for this amendment. Should any be, please charge them to deposit account #501315.

Respectfully submitted,

/Gordon E. Nelson/
Attorney of record,
Gordon E. Nelson
57 Central St., P.O. Box 782
Rowley, MA, 01969,
Registration number 30,093
Voice: (978) 948-7632
Fax: (866) 723-0359

3/27/2007

Date